Corey M. Kane Judge Salvador Mendoza, Jr. 1 Lacy Kane, PS 300 Eastmont Ave. 2 East Wenatchee, WA 98802 (509) 884-9541 3 Jeffrey A. James, WSBA No. 18277 4 SEBRIS BUSTO JAMES 14205 SE 36th Street, Suite 325 5 Bellevue, Washington 98006 (425) 454-4233 6 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF WASHINGTON AT SPOKANE 9 KATHY ALLSTOT, 10 Plaintiff, NO. 2:16-cv-373 11 VS. PARTIES' STATUS REPORT 12 CONFLUENCE HEALTH, a REGARDING DISCOVERY AND Washington non-profit corporation, and AMENDMENT OF CASE 13 CENTRAL WASHINGTON HEALTH **SCHEDULE** SERVICES ASSOCIATION, a 14 Washington Public Benefit Corporation, d/b/a CENTRAL WASHINGTON 15 HOSPITAL, and TOM CHRISTENSEN, individually, 16 Defendants. 17 18 In follow-up to the Court's Order of July 20, 2017 (Doc. 18), Plaintiff Kathy 19 Allstot and Defendants Confluence Health, Central Washington Health Services, 20 SEBRIS BUSTO JAMES PARTIES' STATUS REPORT REGARDING DISCOVERY 14205 SE 36TH STREET, SUITE 325 AND AMENDMENT OF CASE SCHEDULE - 1

(No. 2:15-CV-373)

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and Tom Christensen provide the following status report and proposed amendment 1 2 of the case schedule. 3 Although the parties have conducted some discovery, they believe further discovery is needed, which requires an extension of the current discovery 4 deadlines. 5 In addition, given the recent substitution of new counsel for Defendants, the 6 parties agree postponement of the trial and all pretrial deadlines would be 7 beneficial and in the interests of justice. 8 Therefore, the parties request a postponement of the trial until September, 9 2018, with all pretrial deadlines to be pushed back accordingly, or to schedule a 10 11 telephonic hearing to discuss any questions or concerns the Court may have. 12 13 DATED this ____ day of August, 2017. 14 LACY KANE & KUBE 15 16 17 By /s/ Corey M. Kane Corey M. Kane, WSBA # 49710 18 Attorneys for Plaintiff 19 20

1 CERTIFICATE OF SERVICE 2 I hereby certify that on this date I electronically filed the foregoing with the Clerk of the 3 Court using the CM/EFC System which will send notification to the following: 4 Corey M. Kane 5 Corey@lacykane.com 6 Jeffrey A. James 7 jaj@SebrisBusto.com 8 DATED this 18th day of August, 2017 at East Wenatchee, WA. 9 10 LACY KANE & KUBE 11 /s/ Corey M. Kane 12 COREY M. KANE, WSBA #49710 13 Attorney for Plaintiffs Lacy Kane & Kube 14 300 Eastmont 15 East Wenatchee, WA 98802 Telephone: (509) 884-9541 16 Fax: (509) 884-4805 17 Email: corey@lacykane.com 18 19 20

PARTIES' STATUS REPORT REGARDING DISCOVERY AND AMENDMENT OF CASE SCHEDULE - 3 (No. 2:15-CV-373) SEBRIS BUSTO JAMES 14205 SE 36^{TH} Street, Suite 325 Bellevue, Washington 98006 (509) 662-3551